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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/601,844	06/23/2003	Manne Satyanarayana Reddy	BULK 3.0-018	9550
45776 7590 0500120099 DR. REDDY"S LABORATORIES, INC. 200 SOMERSET CORPORATE BLVD			EXAMINER	
			WARD, PAUL V	
SEVENTH FLOOR BRIDGEWATER, NJ 08807-2862			ART UNIT	PAPER NUMBER
			1624	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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Advisory Action After the Filing of an Appeal Brief

Application No.	Applicant(s)
10/601,844	REDDY ET AL.
Examiner	Art Unit
PAUL V. WARD	1624

--The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

The MAILING DATE of this communication appears	on the cover sneet with the correspondence address
The reply filed 20 March 2008 is acknowledged.	
 The reply filed on or after the date of filing of an appeal Appeals and Interferences, will <u>not</u> be entered because 	
	ims (where the cancellation does not affect the scope of lent claims into independent form (no limitation of a that claim). See 37 CFR 41.33(b) and (c).
 The affidavit or other evidence is not timely file See 37 CFR 41.33(d)(2). 	ed before the filing of an appeal brief.
 The reply is not entered because it was not filed within 41.50(a)(2), or 41.50(b) (whichever is appropriate). Ext 	the two month time period set forth in 37 CFR 41.39(b), ensions of time under 37 CFR 1.136(a) are not available.
includes a new ground of rejection (37 CFR 41.39) response to a remand by the Board of Patent Appe	e to one of the following: (a) an examiner's answer that a)(2)); (b) a supplemental examiner's answer written in easts and Interferences for further consideration of rejection eals and Interferences decision that includes a new ground of
3. X The reply is entered. An explanation of the status of the	e claims after entry is below or attached.
4.	
/James O. Wilson/ Supervisory Patent Examiner, Art Unit 1624	/PAUL V WARD/ Examiner, Art Unit 1624

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STATUS OF THE CLAIMS: The rejection of claims 1-18 under 35 U.S.C. 102, 103 and 112, set forth in the Office action dated November 17, 2006 has been maintained for the reasons of record for the reasons set forth herein.

102(b): Applicant claims amorphous levocetirizine dihydrochloride, amorphous levocetirizine dihydrochloride free of crystalline forms of cetrizine dihydrochloride, and compositions comprising the levocetirizne dihydrochloride. Additionally, Applicant claims compositions of levocetirizine dihydrochloride containing a moisture content ranging from about 0.3 % to 12% using the KF method.

Tang teaches the exact amorphous levocetirizine dihydrochloride and falls within the range of Applicant's compounds. (See Abstract, pg. 311, Fig. 1 pg. 311, and Figures 2-3 on pg. 312). Since Tang teaches the exact compounds, Applicant's claims are anticipated, and thus, rejected under 35 U.S.C. 102(b).

Pflum teaches the exact amorphous levocetirizine dihydrochloride and falls within the range of Applicant's compounds. (See Abstract, pg. 110, Fig. 1 pg. 110, and Tables 2-3 on pg. 111 and left col.). Additionally, on page 111, left hand column, and on page 112, right hand column (last paragraph), Pflum teaches that the levocetirizine contain yields of 79% and 99%. Since Pflum teaches the exact compounds, Applicant's claims are anticipated, and thus, rejected under 35 U.S.C. 102(b). Van de Venne teaches compositions comprising levocetirizine dihydrochloride with one or more pharmaceutically acceptable excipients, and falls within the range of Applicant's compounds. (See Abstract, col. 3 lines 45-60, col. 5, lines 10-55, and Table in col. 6). Since Van de Venne teaches the exact compositions, Applicant's claims are anticipated, and thus, rejected under 35 U.S.C. 102(b).

103: Van de Venne teaches compositions comprising levocetirizine dihydrochloride (See Abstract and columns 3-6). The claims differ from the reference by reciting the composition containing a moisture content.

Thus, Van de Venne does not teach Applicant claims in the same format as claimed by applicant, however, one skilled in the art would find the differences in the teaching to be negligible. It would have been obvious to one of ordinary skill in the art at the time of the invention to combine the teachings of Van de Venne to obtain the compositions as claimed in the instant application. Obviousness based on similarity of structure and functions entails motivation to make the claimed compound in expectation that compounds similar in structure will have similar properties. Therefore, one of ordinary skill in the art would be motivated to make the claimed compounds in searching for levocethizine compositions. See In re Payne, 203 USPQ 245 (CCPA 1979). Applicant's claims are obvious, and therefore, rejected under 35 U.S.C. 103. Applicant arouse that the prior art does not disclose "amorphous" levocetrizine dihydrochlorides.

The amorphous form is an obvious variation, which one is motivated to obtain because of the expected solubility advantage, Note this from the conclusion of Hancock, Pharm. Res. 17(4) 397 (2000): "Amorphous pharmaceuticals are markedly more soluble than their crystalline counterparts...Based on a comparison with polymorphic crystal forms of drug compounds the clinical relevance of solubility increases for amorphous drug forms is likely to be significant, even in systems which are only partially amorphous.

Thus, Applicant arguments are not persuasive. Therefore, the rejection of claims 1-18 under 35 U.S.C. 102, 103 and 112, set forth in the Office action dated November 17, 2006 has been maintained for the reasons of record for the reasons set forth herein.

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